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Attorneys for Defendant/Limitation Plaintiff MORNING STAR CRUISES, INC.

UNITED STATES DISTRICT SOLIFIT DIGITAL OF BALLAL

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

In the Matter of) CV. NO. 03-00672 SOM-BMK
The Complaint of MORNING STAR CRUISES, INC., a Hawaii corporation)) .)
SHIROH FUKUOKA, Individually and	(1) CV. NO. 04-00588 SOM-BMK
as Personal Representative of THE ESTATE OF MITSUKO FUKUOKA, and as Next Friend of MIHO) [CONSOLIDATED]
FUKUOKA, a Minor,)
Plaintiffs,) DEFENDANT/LIMITATION) PLAINTIFF'S DISCLOSURE OF) EXPERT WITNESSES PURSUANT
VS.) TO RULE 26; EXHIBITS "1"-"2";) CERTIFICATE OF SERVICE
MORNING STAR CRUISES, INC., a)
Hawaii corporation; JOHN DOES 1-)
10, JANE DOES 1-10, DOE)

1997 July 200

CORPORATIONS 1-10, DOE)	Trial:	February 21, 2007
PARTNERSHIPS 1-10, DOE JOINT)	Time:	9:00 a.m.
VENTURERS 1-10, DOE LIMITED)	Judge:	Hon. Susan Oki Mollway
LIABILITY ENTITES 1-10, DOE)	-	•
NON-PROFIT ENTITES, 1-10, DOE)		
GOVERNMENTAL ENTITIES 1-10,)		
DOE UNINCORPORATED)		
ENTITIES 1-10, and OTHER DOE)		
ENTITES 1-10,)		
)		
Defendants.)		
	-		

DEFENDANT/LIMITATION PLAINTIFF'S DISCLOSURE OF EXPERT WITNESSES PURSUANT TO RULE 26

COMES NOW Defendant/Limitation Plaintiff MORNING STAR CRUISES, INC., (hereinafter referred to as "Morning Star") by and through its attorneys, the law firm of Chee & Markham, and pursuant to Rule 26 of the Federal Rules of Civil Procedure and this Court's Amended Rule 16 Scheduling Order filed July 5, 2006, hereby discloses the following expert witnesses it expects to utilize in this litigation:

EXPERT WITNESS

1. William J. Brady, M.D. 1750 SW Skyline Blvd., Suite 120 Portland, Oregon 97221

Dr. Brady will testify as to liability and damages surrounding the incident and his report, resume and fee schedule is attached hereto as Exhibit "1."

2. Investigating Officer or designated representative Command Sector - Honolulu **USCG** Integrated Support Command US Coast Guard, Investigative Service 400 Sand Island Parkway Honolulu, Hawaii 96819

Said investigating officer or designated representative will testify as to liability surrounding the incident and its investigation report is attached hereto as Exhibit "2."

Defendant/Limitation Plaintiff hereby gives notice that it intends to seek leave of Court to amend its disclosure of expert witnesses to add critical expert witnesses and/or rebuttal expert witnesses should on-going discovery in this case so necessitate. Defendant/Limitation Plaintiff will disclose its final expert's report, resume and fee schedule as provided for in the Stipulation entered September 15, 2006.

DATED: Honolulu, Hawaii, September 20, 2006.

GREGORY K. MARKHAM KÉITH K. KATO DESIREE HIKIDA MOKUOHAI

Attorneys for /Defendant Defendant/Limitation Plaintiff MORNING STAR CRUISES, INC.